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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION		
10/081,968	02/21/2002		Kouzou Fujino	NSG-207US	2725	
23122	7590	04/03/2006		EXAMINER		
RATNERP	RESTIA		CHOI, JACOB Y			
P O BOX 98		A 19482-0980	ART UNIT	PAPER NUMBER		
VILLETI	onoz, i	, ., .	2875			
			DATE MAILED: 04/03/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>	· · · · · · · · · · · · · · · · · · ·	Applicati	on No.	Applicant(s)					
		10/081,9	38	FUJINO ET AL.					
	Office Action Summary	Examine	<u>. </u>	Art Unit					
		Jacob Y.	Choi	2875					
	The MAILING DATE of this commun	ication appears on the	cover sheet with the c	orrespondence address					
THE M - Extens after S - If the p - If NO p - Failure Any re	DRTENED STATUTORY PERIOD F AILING DATE OF THIS COMMUN sions of time may be available under the provisions IX (6) MONTHS from the mailing date of this common period for reply specified above is less than thirty (3 period for reply is specified above, the maximum state to reply within the set or extended period for reply ply received by the Office later than three months of the provided patent term adjustment. See 37 CFR 1.704(b).	ICATION. of 37 CFR 1.136(a). In no evenunication. 10) days, a reply within the stat atutory period will apply and we will, by statute, cause the app	ent, however, may a reply be tin utory minimum of thirty (30) day ill expire SIX (6) MONTHS from lication to become ABANDONE	nely filed rs will be considered timely. It the mailing date of this communic CD (35 U.S.C. § 133).	: :ation.				
Status				•					
1) 🖂 i	Responsive to communication(s) file	ed on <u>20 March 2006</u> .							
2a)☐ ¯)☐ This action is FINAL. 2b)☒ This action is non-final.								
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositio	on of Claims								
5)	Claim(s) 1,2,4-8 and 10-39 is/are pending in the application. 4a) Of the above claim(s) 1,2,4,6 and 11-39 is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 5,7,8 and 10 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.								
Application	on Papers								
10)⊠ T , ,	The specification is objected to by the drawing(s) filed on 21 February Applicant may not request that any objected to the control of the con	2002 is/are: a)⊠ acception to the drawing(s) log the correction is require	oe held in abeyance. Se red if the drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.12					
Priority u	nder 35 U.S.C. § 119								
a)∑	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internations ee the attached detailed Office actions	documents have been documents have been of the priority documental Bureau (PCT Rules)	en received. en received in Applicat ents have been receive le 17.2(a)).	ion No ed in this National Stage					
2) Notice 3) Inform	(s) of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (I ation Disclosure Statement(s) (PTO-1449 on No(s)/Mail Date		.4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:						

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. The request for a continued prosecution application (CPA) under 37 CFR 1.53(d) filed on March 20, 2006 is acknowledged. 37 CFR 1.53(d)(1) was amended to provide that the CPA must be for a design patent and the prior application of the CPA must be a design application that is complete as defined by 37 CFR 1.51(b). See *Elimination of Continued Prosecution Application Practice as to Utility and Plant Patent Applications*, final rule, 68 Fed. Reg. 32376 (May 30, 2003), 1271 Off. Gaz. Pat. Office 143 (June 24, 2003). Since a CPA of this application is not permitted under 37 CFR 1.53(d)(1), the improper request for a CPA is being treated as a request for continued examination of this application under 37 CFR 1.114.

Specification

2. The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

Claim Rejections - 35 USC § 103,

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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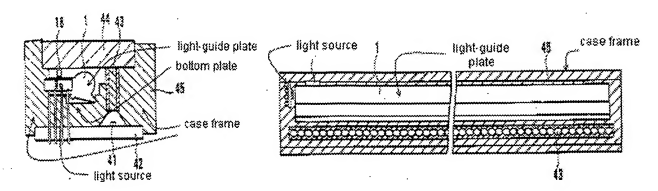
(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 5, 7, 8, & 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tabata et al. (USPN 6,375,335).

Regarding claim 5, Tabata et al. discloses a light guide plate (e.g., 10) which is planar-shaped (e.g., Figures 1, 4, 7, 15-23, 27, 29-33) and which includes a front surface, a rear surface and a plurality of peripheral side surfaces, at least one light source (e.g., 31) which is arranged on at least one of the peripheral side-surfaces of the light guide plate (12), a reflecting plate (e.g., 11) arranged on the rear-surface (e.g., column 10, lines 30-40; "... a diffusion area 11 is formed in a portion of the back surface either by roughening or by applying a reflection coating ... etc.") of the light guide plate (10) and on at least one of the peripheral side surfaces (e.g., column 10, lines 40-45; ... the opposite end of the LED element 31 also reflects the light that has transmitted through the light guide element 10, thus folding the light path back ward ... etc.") of the light guide plate (10) exclusive of the at least one of the peripheral side-surface corresponding to the at least one light source (e.g., Figures 14, 39, 41), a bottom plate (e.g., 45) which is arranged on rear-surface side of the reflecting plate (11), a case frame (e.g., 45) which is arranged (e.g., Figures 41, 42) around the peripheral sidesurface of the light guide (10) plate via the reflecting plate (11).

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Tabata et al. discloses the claimed invention except for the details of a light scattering sheet which is arranged on an upper surface of the light guide plate.

However, Tabata et al. suggest that the light scattering area (11) is formed in a portion of the back surface (e.g., column 10, lines 30-40).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify teachings of Tabata et al. to provide addition or relocate the existing light scatter portion to the upper surface of the light guide to modify the light output. In addition, since it has been held that rearranging parts of an invention involves only routine skill in the art. *In re Japikse*, 86 USPQ 70.

Note: claims in a pending application should be given their broadest reasonable interpretation. *In re Pearson*, 181 USPQ 641 (CCPA 1974).

Things are clearly shown in reference patent drawing qualify as prior art features, even though unexplained by the specification. *In re Mraz*, 173 USPQ 25 (CCPA 1972).

Regarding claim 7, Tabata et al. discloses the claimed invention except for the specific light reflective percentage of thee reflecting plate.

Tabata et al. suggest that (e.g., column 10, lines 30-40; "... a diffusion area 11 is formed in a portion of the back surface either by roughening or by applying <u>a reflection</u> coating ... etc.").

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It would have been obvious to one having ordinary skill in the art at the time the invention was made to optimize the reflectivity of the reflecting plate, also since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272, 205 USPQ 215 (CCPA 1980).

Regarding claim 8, Tabata et al. discloses the claimed invention explained above. In addition, Tabata et al. discloses the reflecting plate is made of a mirror, an aluminum thin film, or a high reflectance film. In addition, it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design variation. *In re Leshin*, 125 USPQ 416.

Regarding claim 10, Tabata et al. discloses the light source (LEDs; 30) is arranged on the peripheral side-surface (12) of the light-guide plate (10) by fitting at least one pin (16) formed on the side surface of the light-guide plate (column 9, lines 5-15), into a hole (32) formed on the light source (LEDs) to the pin (16).

Response to Amendment

5. Examiner acknowledges that the applicant has amended claims 5 and 10.

Claims 1, 2, 4-8 and 10-39 are pending in the application while claims 1, 2, 4, 6 and 11
39 are withdrawn from consideration.

Response to Arguments

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6. Applicant's arguments with respect to claims 5, 7, 8, & 10 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Kawai et al. (USPN 5,499,112) – light guide, illuminating device having the light guide, and image reading device and information processing apparatus having the illuminating device

Bourdelais et al. (USPN 6,846,098) – light diffuser with variable diffusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jacob Y. Choi whose telephone number is (571) 272-2367. The examiner can normally be reached on Monday-Friday (10:00-7:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra O'Shea can be reached on (571) 272-2378. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JC

/ Sandra O'Shea
Supervisory Patent Examiner
Technology Center 2800